IN	T	HE	Ul	III	ED	ST	'AT	ES	DIS	TRI	CT	COL	JR	T	
FO	R	TH	E	SO	UT	HE	RN	DIS	STR	ICT	OF	NE	W	ΥO	RK

ALANA KARPOFF SCHWARTZ, individually and on behalf of a class.

Case No. 13-Civ. 5735 (PGG)

Plaintiff,

STIPULATION CONCERNING EXTENSIONS OF TIME

٧,

INTIMACY IN NEW YORK, LLC; INTIMACY MANAGEMENT COMPANY, LLC,

Defendants.
 X

Pursuant to an agreement between the parties, the Defendants shall have until December 13, 2013, to respond to the amended complaint. Due to the incorporation of a response time in the prior Stipulation entered by the Court as to the filing of an amended complaint (Doc. No. 15), this request is the second request for an extension of time to respond, whereby the response date was set at November 22, 2013. The additional time is needed to permit the parties to engage in discussions and to permit time for additional defense counsel for Defendants to appear in this case; such counsel is expected to file an appearance the week of November 25, 2013.

USDC SDNY
DOCUMENT
FLECTRONIC VILY FILED
DOC #:
DATE HILLD. 11/27/13

Further, the parties have agreed that Rule 26(a) disclosures will be exchanged on or before December 13, 2013.

Dated: November 21, 2013

Joseph M. Pastore III

Paul R. Dehmel

Pastore & Dailey LLC 4 High Ridge Park, 3rd Fl.

Stamford, CT 06905

(203) 658-8454

Fax: (203) 348-0852

PDehmel@psdlaw.net

By: How Jash
Robert L. Lash

Herzfeld & Rubin, P.C.

125 Broad Street

New York, New York 10004

(212) 471-8500

Fax: (212) 232-6633

rlash@herzfeld-rubin.com

Counsel for Defendants

Co-Counsel for Plaintiff

SO ORDERED:

U.S.D.J.

Paul Randyle Nov. 25, 2013